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15 [Additional Attorneys and Plaintiffs on Signature Page]

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION**

20) SAFEWAY INC.,; WALGREEN CO.; THE)
21) KROGER CO.; NEW ALBERTSON'S, INC.;)
22) AMERICAN SALES COMPANY, INC.; and)
23) HEB GROCERY COMPANY, LP,)
24) Plaintiff,
25) vs.
26) ABBOTT LABORATORIES,
27) Defendant.
28) [caption continues next page]
Case No. C 07-5470 (CW)
*Related per October 31, 2007 Order to
Case No. C-04-1511 (CW)*
**DECLARATION OF STEPHANIE
KAUFMAN IN SUPPORT OF
PLAINTIFFS' ADMINISTRATIVE
MOTION TO FILE DOCUMENTS
UNDER SEAL PURSUANT TO CIVIL
LOCAL RULE 79-5**
Date: March 6, 2008
Time: 2:00 p.m.
Courtroom: 2 (4th Floor)
Judge: Hon. Claudia Wilken

1 SMITHKLINE BEECHAM CORPORATION)
 2 d/b/a/ GLAXOSMITHKLINE,)
 3 Plaintiff,)

Case No. C 07-5702 (CW)

*Related per November 19, 2007 Order to
 Case No. C-04-1511 (CW)*

4 vs.)
 5 ABBOTT LABORATORIES,)
 6 Defendant.)

**DECLARATION OF STEPHANIE
 KAUFMAN IN SUPPORT OF
 PLAINTIFFS' ADMINISTRATIVE
 MOTION TO FILE DOCUMENTS
 UNDER SEAL PURSUANT TO CIVIL
 LOCAL RULE 79-5**

Date: March 6, 2008
 Time: 2:00 p.m.
 Courtroom: 2 (4th Floor)
 Judge: Hon. Claudia Wilken

10 MEIJER, INC. & MEIJER DISTRIBUTION,)
 11 INC., on behalf of themselves and all others)
 similarly situated,)

12 vs.)
 13 Plaintiffs,)
 14 ABBOTT LABORATORIES,)
 15 Defendant.)

Case No. C 07-5985 (CW)

*Related per November 30, 2007 Order to
 Case No. C-04-1511 (CW)*

**DECLARATION OF STEPHANIE
 KAUFMAN IN SUPPORT OF
 PLAINTIFFS' ADMINISTRATIVE
 MOTION TO FILE DOCUMENTS
 UNDER SEAL PURSUANT TO CIVIL
 LOCAL RULE 79-5**

Date: March 6, 2008
 Time: 2:00 p.m.
 Courtroom: 2 (4th Floor)
 Judge: Hon. Claudia Wilken

19 ROCHESTER DRUG CO-OPERATIVE,)
 20 INC., on behalf of itself and all others similarly)
 situated,)

21 vs.)
 22 Plaintiff,)
 23 ABBOTT LABORATORIES,)
 24 Defendant.)

Case No. C 07-6010 (CW)

*Related per December 3, 2007 Order to
 Case No. C-04-1511 (CW)*

**DECLARATION OF STEPHANIE
 KAUFMAN IN SUPPORT OF
 PLAINTIFFS' ADMINISTRATIVE
 MOTION TO FILE DOCUMENTS
 UNDER SEAL PURSUANT TO CIVIL
 LOCAL RULE 79-5**

Date: March 6, 2008
 Time: 2:00 p.m.
 Courtroom: 2 (4th Floor)
 Judge: Hon. Claudia Wilken

28 [caption continues next page])

1 LOUISIANA WHOLESALE DRUG
 2 COMPANY, INC., on behalf of itself and all
 others similarly situated,

) **Case No. C 07-6118 (CW)**

) *Related per December 10, 2007 Order to
 Case No. C-04-1511 (CW)*

3 Plaintiff,

4 vs.

5 ABBOTT LABORATORIES,

6 Defendant.

) **DECLARATION OF STEPHANIE
 KAUFMAN IN SUPPORT OF
 PLAINTIFFS' ADMINISTRATIVE
 MOTION TO FILE DOCUMENTS
 UNDER SEAL PURSUANT TO CIVIL
 LOCAL RULE 79-5**

7) Date: **March 6, 2008**

8) Time: **2:00 p.m.**

9) Courtroom: **2 (4th Floor)**

10) Judge: **Hon. Claudia Wilken**

11 RITE AID CORPORATION; RITE AID
 HDQTRS, CORP.; JCG (PJC) USA, LLC;
 MAXI DRUG, INC. d/b/a BROOKS
 PHARMACY; ECKERD CORPORATION;
 CVS PHARMACY, INC.; and CAREMARK,
 L.L.C.,

) **Case No. C07-6120 (CW)**

) *Related per December 5, 2007 Order to
 Case No. C-04-1511 (CW)*

13 Plaintiff,

14 vs.

15 ABBOTT LABORATORIES,

16 Defendant.

) **DECLARATION OF STEPHANIE
 KAUFMAN IN SUPPORT OF
 PLAINTIFFS' ADMINISTRATIVE
 MOTION TO FILE DOCUMENTS
 UNDER SEAL PURSUANT TO CIVIL
 LOCAL RULE 79-5**

17) Date: **March 6, 2008**

18) Time: **2:00 p.m.**

19) Courtroom: **2 (4th Floor)**

20) Judge: **Hon. Claudia Wilken**

21)

22)

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27)

28)

1 I, Stephanie Kaufman, declare under penalty of perjury under the laws of the United States
2 of America that the following is true and correct:

3 1. I am an attorney at the law firm of Irell & Manella LLP, counsel for Plaintiff
4 SmithKline Beecham Corporation d/b/a GlaxoSmithKline ("GSK") in the GSK v. Abbott matter.
5 I am a member in good standing of the State Bar of California and am admitted to practice before
6 this Court. I have personal knowledge of the facts set forth in this declaration and, if called as a
7 witness, could and would testify competently to such facts under oath.

8 2. Attached as Exhibit 1 to Plaintiffs' Request for Judicial Notice in Support of Their
9 Opposition to Abbott's Omnibus Motion to Dismiss and GlaxoSmithKline's Opposition to
10 Defendant's Motion to Dismiss Complaint is excerpts of the Rebuttal Expert Report of Joel W.
11 Hay, Ph.D., submitted in the related case, *In re Abbott Laboratories Norvir Antitrust Litigation*,
12 Case No. C-04-1511 CW. This Report has been designated "Highly Confidential" by Defendant.
13 Exhibit 1 has been omitted from the public filing.

14 3. Plaintiffs' Opposition to Abbott's Omnibus Motion to Dismiss refers to and quotes
15 from Exhibit 1 to Plaintiffs' Request for Judicial Notice in Support of Their Opposition to Abbott's
16 Omnibus Motion to Dismiss and GlaxoSmithKline's Opposition to Defendant's Motion to Dismiss
17 Complaint. The sealable portions of this document have been redacted from the public version of
18 this filing, and an unredacted version of this document has been lodged with the Court. In the
19 unredacted version, the sealable portions are identified by shaded highlighting, pursuant to Civil
20 Local Rule 79-5(c)(3)-(4).

21 Executed in Los Angeles, California, this 14th day of February, 2008.

22 
23 _____

24 Stephanie Kaufman
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26
27
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